REISSUE APPLICATION

SN: 10/810,546 Art Unit: 1755

REMARKS

Applicants claim listing indicates that claims 1-22 are pending in this reissue application. All claims that were not present in the originally issued patent have been cancelled, leaving only those claims originally issued. The only claims amended are the independent claims 1, 7 and 17, which are the only claims required to be recited in this response in a reissue application, see 37 CFR 1.173 and MPEP §1453.

In the telephonic interview of January 29, 2008, Examiner Green correctly pointed out that a prior amendment of claims 1, 7 and 17 as follows: "[H.sub.3 PO.sub.4] H₃PO₄" was unnecessary. In the originally issued patent, these claims correctly stated: "H₃PO₄". Accordingly, this paper includes amended claims 1, 7 and 17, corrected as required in the telephonic interview.

CONCLUSION

Applicants respectfully acknowledge the Patent Office indication in the telephonic interview that the Reissue Oath/Declaration is in full compliance with 37 CFR 1.175(a)(1) and MPEP § 1414 and that the application is allowable with claims corrected to eliminate the "[H.sub.3 PO.sub.4] H₃PO.4" amendment.

Applicants respectfully request reconsideration. Any comments or questions regarding this amendment should be directed to the undersigned.

Respectfully submitted,

/Marv K. Cameron/

Mary K. Cameron (Reg. No. 34,789) Attorney for Applicants 248-589-4672

Henkel Corporation Patent Law Department 1001 Trout Brook Crossing Rocky Hill, CT 06067